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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10.008,667	11/03/2001	Iram Casas		7278
7	590 04-15-2003			
Matthew J. Peirce, Esq.			EXAMINER	
1550 Starlight Canyon Avenue Las Vegas, NV 89123			ZEADE, BERTRAND	
			ART UNII	PAPER NUMBER
			2875	

DATE MAILED: 04/15/2003

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)				
•	10/008,667	CASAS, IRAM				
Office Action Summary		Art Unit				
omee Action Cammary	Examiner Bertrand Zeade	2875				
The MAILING DATE of this communication app						
Period for Reply		·				
A SHORTENED STATUTORY PERIOD FOR REPLY THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.13 after SIX (6) MONTHS from the mailing date of this corrumunication. - If the period for reply specified above is less than thirty (30) days, a reply - If NO period for reply is specified above, the maximum statutory period w Failure to reply within the set or extended period for reply will, by statute, - Any reply received by the Office later than three months after the mailing earned patent term adjustment. See 37 CFR 1.704(b). Status	36(a). In no event, however, may a reply be ting within the statutory minimum of thirty (30) day will apply and will expire SIX (6) MONTHS from cause the application to become ABANDONE	nely filed s will be considered timely. the mailing date of this communication. D (35 U.S.C. § 133).				
1) Responsive to communication(s) filed on <u>17 F</u>	ebruary 2003 .					
	is action is non-final.					
3) Since this application is in condition for allowance except for formal matters, prosecution as to the ments is closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.						
Disposition of Claims						
4)⊠ Claim(s) <u>1-6</u> is/are pending in the application.						
	4a) Of the above claim(s) is/are withdrawn from consideration.					
						
,—	6)⊠ Claim(s) <u>1-6</u> is/are rejected.					
,						
8) Claim(s) are subject to restriction and/o	r election requirement.					
Application Papers	r					
9) The specification is objected to by the Examiner.						
10) The drawing(s) filed on is/are: a) accepted or b) objected to by the Examiner. Applicant may not request that any objection to the drawing(s) be held in abeyance. See 37 CFR 1.85(a).						
11) The proposed drawing correction filed on is: a) approved b) disapproved by the Examiner.						
If approved, corrected drawings are required in reply to this Office action.						
12) The oath or declaration is objected to by the Examiner.						
Priority under 35 U.S.C. §§ 119 and 120						
13) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f).						
a) All b) Some * c) None of:						
1. Certified copies of the priority documents	s have been received.					
2. Certified copies of the priority documents	The second secon					
3. Copies of the certified copies of the priorapplication from the International Bu* See the attached detailed Office action for a list	reau (PCT Rule 17.2(a)).					
14) Acknowledgment is made of a claim for domesti	c priority under 35 U.S.C. § 119(e) (to a provisional application).				
 a) The translation of the foreign language pro 15) Acknowledgment is made of a claim for domest 	ovisional application has been red ic priority under 35 U.S.C. §§ 120	ceived. D and/or 121.				
Attachment(s)						
 Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449) Paper No(s) 	5) Notice of Informal	y (PTO-413) Paper No(s) Patent Application (PTO-152)				
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DETAILED ACTION

Response to Arguments

1. Applicant's arguments with respect to claims 1-6 have been considered but are moot in view of the new ground(s) of rejection.

Claim Rejections - 35 U.S.C. § 103

- 2. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 3. Claims 1, 4-5 are rejected under 35 U.S.C. 103(a) as being unpatentable over H. G.

Gibble. (U.S.2,855,679) in view of C. I. Durst at el. (U.S.2,822,615).

Gibble ('679) discloses a gage attachment for drills having:

Regarding claim 1, a hand-held tool (see fig. 1), a casing or housing (17), a bulb (18) located within the casing (17), mounting means (14, 15) for attaching the casing within the hand-held tool, power means (19) for providing to the light source (18/or 26), wherein the light source (18/or 26) would be positioned to project a beam of light (18/or 26) in a forward direction relevant to the hand-held tool when the tool would be in operation.

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Regarding claim 4, the power means (19) would be standard household current.

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Regarding claim 5, the hand-held tool would be a power drill (see figs. 1 and 3).

Gibble (*679) does not disclose mounting means for attaching the casing to the hand-held tool.

Durst ('615) discloses a drill attachment precision verifier having:

Regarding claim 1, mounting means or body member (21) for attaching the casing or housing (25) to the hand-held tool (see figs. 1-2).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the gage attachment for drills of Gibble ('679) with the mounting means for attaching the casing to the hand-held tool disclosed by Durst ('615) for the benefit and advantage to provide an attachment for use with an electric drill, the attachment including a light bulb or light source which is adapted to pass through a housing that is detachably connected to the drill so that the job of properly lining up the drill is facilitated.

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4. Claims 2-3 are rejected under 35 U.S.C. 103(a) as being unpatentable over Gibble. ('679) in view of Durst at el. ('615) as applied to claim 1 above, and further in view of Smoke et al. (U.S.5,797,670).

Moke ('670) discloses a portable power tool light, accessory mounting belt, and method of using same having:

Regarding claim 2, the power means (40) would further include at least one battery, the battery located within the hand-held tool.

Regarding claim 3, the power means (40) would further include at least one battery, the battery located within the hand-held tool (col. 5, lines 43-50).

Regarding claim 6, the hand-held tool would be a chain saw (see fig. 1).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the gage attachment for drills of Gibble ('679) in view of Durst ('615) with the battery disclosed by Snoke ('670) for benefit and advantage to provide a hand-held tool having a battery very useful when the working area power station is down, further it is convenient for place where the electric cord is not accessible.

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5. Claim 6 is rejected under 35 U.S.C. 103(a) as being unpatentable over Gibble (*679) in view of Durst (*615) as applied to claim 1 above, and further in view of Gassen et al. (U.S.5,016,355).

Gibble ('679) in view of Durst ('615) disclose the claimed invention except the chain saw.

Regarding claim 6, the hand-held would be a chain saw (see fig. 1).

It would have been obvious to one of ordinary skill in the art at the time the invention was made to utilize the gage attachment for drills of Gibble ('679) with the chain saw disclosed by Gassen ('355) for the benefit and advantage to provide a hand-held having a chain saw including a motor, a guide and a housing forming a rear handle. Suitable screws are provided to fixedly mount the top piece to the bottom. However, the bottom piece of the top portion may be separately manufactured and fixedly connected to the housing, because the top and bottom pieces can be provided as a single unitary integrally formed member if so desired.

Conclusion

- 6. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure.
 - L. F. Cameron et al. (U.S.3,525,588) discloses an illuminated electric drill and the like.

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C. I. Durst et al. (U.S.2,822,615) discloses a drill attachment precision verifier.

Contact Information

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Bertrand Zeade whose telephone number is 703-308-6084. The examiner can normally be reached on Monday-Friday from 8:00 AM to 5:00 PM.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Sandra O'Shea, can be reached on (703) 305-4939. The fax phone number for the organization where this application or proceeding is assigned is 703-305-3432.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-0956.

Examiner: Bertrand Zeade

April 8, 2003.

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